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Sales—Notice by Buyer to Seller—Waiver.—Notice of the failure of a machine to work is held, in First Nat. Bank v. Dutcher (Iowa) 1 L. R. A. (N. S.) 142, to be waived by the continued efforts of the seller's agent to make the machine work after the expiration of the time limited for the notice.

Words and Phrases—"Noon."—The word "noon," used to denote the beginning and termination of the risk under an insurance policy, is held, in Rochester German Ins. Co. v. Peaslee-Gauldert Co. (Ky.) 1 L. R. A. (N. S.) 364, to be properly interpreted to be standard, and not sun, time, where the use of the former system of reckoning time has been the prevailing custom in the community for a long period.

Wills—Attestation in Presence of Testator.—Attestation of a will in another room, out of range of the testator's vision is held, in Calkins v. Calkins (Ill.) 1 L. R. A. (N. S.) 393, not to be within a statutory requirement that it shall be in his presence; and the defect is not cured by the subsequent acknowledgment by the witness, or ratification and approval by the testator.

## MISCELLANY.

Proceeding by Interrogatories against Execution Debtor.

Editors "Virginia Law Register:"

In vol. 6, Va. L. R., p. 804, Mr. George Bryan says: "It would seem also that supplementary proceedings are now no longer to be had upon executions issued by, and control of which is retained by, a justice of the peace, because the new act limits the right to issue the summons to 'the judge of any court of record from which the fi. fa. issued.'"

The relief in such a case is this—remove the case from before the justice into the circuit court as provided by §§ 2949, 2950, of the Virginia Code; then the case is in a court of record; and then proceed under § 3603.

HARNSBERGER & HARNSBERGER.

Harrisonburg, Va.

The New Act Concerning Automobiles—Its Effect on § 3859b, Va. Code, 1904.—The recent general assembly passed an important act concerning automobiles (1906, p. 525), apparently overlooking the fact that there was already in the Code an act relating to the same subject. The new act does not mention the former act, and the existence of the two acts, many of the provisions of which are not